

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

In re: PHARMACEUTICAL INDUSTRY)
AVERAGE WHOLESale PRICE)
LITIGATION)
_____)
)

THIS DOCUMENT RELATES TO:)

MDL No. 1456

Master File No. 01-12257-PBS

Subcategory Case No. 06-11337 -PBS

United States of America ex rel. Ven-a-Care of)
the Florida Keys, Inc. v. Abbott Laboratories,)
Inc., Civil Action No. 06-11337-PBS;)

Hon. Patti B. Saris

United States of America ex rel. Ven-a-Care of)
the Florida Keys, Inc. v. Dey, Inc., et al., Civil)
Action No. 05-11084-PBS; and)

Magistrate Judge Marianne B. Bowler

United States of America ex rel. Ven-a-Care of)
the Florida Keys, Inc. v. Boehringer Ingelheim)
Corp., et al., Civil Action No. 07-10248-PBS)
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JULY 2009 STATUS REPORT OF THE UNITED STATES AND THE RELATOR
VEN-A-CARE OF THE FLORIDA KEYS

The United States of America (“United States”) and Ven-A-Care of the Florida Keys, Inc. (“Ven-A-Care” or the “Relator”), Plaintiffs, through their undersigned counsel, respectfully file the attached Status Report for July 2009, in accordance with the Court’s June 17, 2004, Procedural Order.

United States of America ex rel. Ven-a-Care of the Florida Keys, Inc., v. Abbott Laboratories, Inc. MDL Docket Number 06-11337 Original Jurisdiction: U. S. District Court Southern District of Florida		
Item No.	Pending Motions	Hearing Date
1.	<p>(Master Docket # 6096 and #6097 and Subcategory Docket #218 and #219) Motion for Sanctions and for a Finding of Spoliation and Memorandum of Law by Abbott Laboratories, Inc</p> <p>(Master Docket # 6157 and Subcategory Docket #225) Motion for Extension of Time to July 15, 2009 to Respond to Defense Motions for a Finding of Spoliation and for Sanctions by United States</p>	
2.	<p>(Master Docket # 6175, #6177, #6188 and #6189 and Subcategory Docket #233, #235, #243 and #244) Motion in Limine To Exclude Certain Opinions Proffered by Plaintiffs' Expert Mark G. Duggan, Ph.D., Memorandum of Law, Statement of materials Facts and Affidavit by Abbott Laboratories, Inc.</p> <p>(Master Docket # 6176 and Subcategory Docket #224) Motion for Leave to File Oversized Brief in Support of Motion in Limine by Abbott Laboratories, Inc.</p>	
3.	(Master Docket # 6179, #6183, #6187 and #6216 and Subcategory Docket #250, #252 and #268) Motion to Dismiss for Lack of Jurisdiction Under the Public Disclosure Bar, Memorandum of Law and Statement of Material Facts by Abbott Laboratories, Inc.	
4.	(Master Docket # 6179, #6183, #6186, #6187, #6188 and #6189 and Subcategory Docket #241, #242, #243, #244 and #262) Motion for Partial Summary Judgment, Declarations, Memorandum of Law and 56.1 Statement by Abbott Laboratories, Inc	9/23/09 at 2:00 p.m.
5.	(Master Docket # 6239 and Subcategory Docket #269) Consent Motion for Extension of Time to July 14, 2009 to File Objections to the Special Master's Order on In Camera Review of Documents by Abbott Laboratories, Inc	

	<p align="center">United States of America ex rel. Ven-A-Care of the Florida Keys, Inc. v. Dey, Inc., et al., MDL Docket No. 05-11084-PBS Original Jurisdiction: United States District Court, District of Massachusetts</p>	
Item No.	Pending Motions	Hearing Date
1.	<p>(Master Docket # 5725, #5726 and #5727 and Subcategory Docket #89, #90 and #91) Motion to Compel the Production of Documents and supporting Memorandum and Declaration by Dey, Inc. [relating to the Georgia Department of Community Health]</p> <p>(Subcategory Docket #160) First Opposition re Motion to Compel the Production of Documents filed by Georgia DCH</p> <p>(Master Docket 5969 and Subcategory Docket #191) Motion for Leave to File Reply Memorandum of Law by Dey</p>	
2.	<p>(Master Docket # 5728, #5729 and #5730 and Subcategory Docket #92, #93 and #94) Motion to Compel Luis Cobo and Ven-A-Care of the Florida Keys, Inc. to Produce Documents and supporting Memorandum and Declaration by Dey, Inc.</p> <p>(Master Docket #5780 and Subcategory Docket #120) Assented to Motion for Extension of Time to December 30, 2008 to File Response/Reply</p> <p>(Master Docket #5806 and Subcategory Docket #134) Assented to Motion for Extension of Time to January 9, 2009 to Respond to Dey, Inc.'s Motion to Compel Luis Cobo and Ven-A-Care of the Florida Keys, Inc. to Produce Documents by Luis E. Cobo.</p> <p>(Master Docket #5865 and Subcategory Docket #163) Motion for Leave to File a Reply Memorandum</p>	

3.	<p>(Master Docket # 5776, #5777 and #5778 and Subcategory Docket #116, #117 and #118) Motion to Compel Production of Documents Responsive to Subpoena and supporting Memorandum and Declaration by Dey, Inc. [re Delaware, North Carolina, Oklahoma, and South Dakota]</p> <p>(Master Docket #5808 and Subcategory Docket #136) Memorandum in Opposition by United States</p> <p>(Master Docket #5851 and Subcategory Docket #156) Motion for Leave to File a Reply in Further Support of Motion filed by Dey</p> <p>(Master Docket #5852 and Subcategory Docket #157) Objection to (5776 in 1:01-cv-12257-PBS) Motion to Compel Production of Documents Responsive to Subpoena, filed by Oklahoma Health Care Authority.</p> <p>(Master Docket #5922 and Subcategory Docket 188) Notice of Filing by the State of Delaware of decision by the Delaware United States District Court quashing the subpoena.</p>	
4.	<p>(Master Docket #6109, #6110 and #6111 and Subcategory Docket #222, #223 and #224) Motion for Sanctions and for a Finding of Spoliation by Dey Inc., Memorandum of Law and Declaration</p>	
5.	<p>(Master Docket #6170 and Subcategory Docket #230) Joint Motion To Establish a Briefing Schedule for Summary Judgment by United States of America</p>	
6.	<p>(Master Docket #6174 and Subcategory Docket #232) Motion to Seal Document re: Unredacted Declaration of W. David Bradford, PH.D. and Supplemental Figures A-K to the Declaration of Lauren J. Stiroh in Support of Motion for Partial Summary Judgment by Dey</p>	

7.	(Master Docket #6178, #6180, #6181, #6182, #6184, #6190, #6194, #6204 and #6205 and Subcategory Docket #236, #237, #238, #239, #240, #245, #249 and #264) Motion for Partial Summary Judgment, Affidavits, Declarations, Memorandum of Law and 56.1 Statement by Dey	9/23/09 at 2:00 p.m.
8.	(Master Docket #6206, #6208 and #6209 and Subcategory Docket #265, #266 and #267) Motion to Dismiss the Relator's Complaints For Lack of Subject Matter Jurisdiction, Memorandum and Declaration	

United States of America ex rel. Ven-A-Care of the Florida Keys, Inc. v. Boehringer Ingelheim Corp., et al., MDL Docket No. 07-10248-PBS Original Jurisdiction: United States District Court, District of Massachusetts		
Item No.	Pending Motions	Hearing Date
1.	<p>(Original Case Docket #78) Relator's Objections to the September 26, 2008 Order by the Magistrate Judge on the Roxane Defendants' Joint Motion to Compel Production of Relator Ven-a-care's Disclosure Statement and Any Subsequent Amendments</p> <p>(Original Case Docket #80) United States Objection to Order on Motion to Compel</p> <p>(Original Case Docket #82) Roxane Defendants' Response by Boehringer Ingelheim to Objections</p> <p>(Original Case Docket #87) Relator's Assented to Motion for Leave to File Reply to Roxane's Response</p>	
2.	<p>(Master Docket #5672 and Subcategory Docket #63) United States Motion for Clarification of Order By Magistrate Judge Dated October 29, 2008. [This pleading was also docketed as Original Docket #92 (in Case No. 07-10248-PBS)]</p>	
3.	<p>(Master Docket # 5697 and #5698 and Subcategory Docket #78 and #79) Motion to Compel Production of Documents and Rule 30(b)(6) Deposition of Kansas Health Policy Authority and Memorandum of Law in Support thereof by Boehringer Ingelheim Pharmaceuticals, Inc., and Affidavit of John W. Reale in Support [These pleadings were also docketed as Original Docket #96 and #97 (in Case No. 07-10248-PBS)]</p>	
4.	<p>(Master Docket # 5678 and 5679 and Subcategory Docket #68 and #69) United States' Motion for Protective Order Regarding the Roxane Defendants' Rule 30(b)(6) Notice and Memorandum of Law</p> <p>(Master Docket #5712 and Subcategory Docket #84) Opposition filed by Boehringer Ingelheim Pharmaceuticals, Inc.</p>	

5.	<p>(Master Docket #5898 and #5899 and Subcategory Docket #178 and #179) United States' Motion to Compel Testimony via 30(b)(6) Witness of Roxane and memorandum</p> <p>(Master Docket #5945 and Subcategory Docket #187) Opposition filed by Boehringer Ingelheim Pharmaceuticals, Inc.</p> <p>(Master Docket #5955 and Subcategory Docket #190) United States Motion for Leave to File Reply (Unopposed)</p>	
6.	<p>(Master Docket #6191, #6192, #6193 and #6214 and Subcategory Docket #246, #247, #248 and #263) Motion for Summary Judgment, Memorandum, Declaration and 56.1 Statement by Boehringer Ingelheim Corp., Boehringer Ingelheim Pharmaceuticals, Inc.</p>	9/23/09 at 2:00 p.m.
7.	<p>(Master Docket #6196, #6197 and #6198 and Subcategory Docket #253, #254 and #255) Motion to Dismiss for Lack of Jurisdiction Under the Public Disclosure Bar, Memorandum and Declaration by Roxane Laboratories, Inc, Boehringer Ingelheim Corp., Boehringer Ingelheim Roxane, Inc., Boehringer Ingelheim Pharmaceuticals, Inc.</p>	
8.	<p>(Master Docket #6199, #6200, #6201, #6202 and #6207 and Subcategory Docket #256, #257, #258, #260 and #261) Motion for Summary Judgment by Roxane Laboratories</p>	

Respectfully Submitted,

For the United States of America,

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July 1, 2009

CERTIFICATE OF SERVICE

I hereby certify that I have this day caused an electronic copy of the above "**JULY 2009 STATUS REPORT OF THE UNITED STATES AND THE RELATOR VEN-A-CARE OF THE FLORIDA KEYS**" to be served on all counsel of record via electronic service pursuant to Paragraph 11 of Case Management Order No. 2 by sending a copy to LexisNexis File & Serve for posting and notification to all parties.

/s/ Mark Lavine

Dated: July 1, 2009